TEICH GROH
691 State Highway 33
Trenton, New Jersey 08619
Phone: 609-890-1500
Attorneys for Defendant, Joseph Kohen
BARRY W. FROST, ESQUIRE

UNITED STATES BANKRUPTCY COURT DISTRICT OF NEW JERSEY

In Re:

SOLOMON DWEK,

Case No. 07-11757-KCF

Debtor(s).

Chapter 11

CHARLES A. STANZIALE, JR., Chapter 11 Trustee,

Plaintiff(s),

vs.

JOSEPH KOHEN and JEROME SHAPIRO, ESQ.,

Defendant(s).

CERTIFICATION IN OPPOSITION TO MOTION TO EXPUNGE CLAIMS Returnable: August 30, 2010 at 10:00 a.m.

- I, Lisa Kohen, hereby certify as follows:
- I caused to be filed on behalf of Monmouth Realty Group a Proof of Claim in this proceeding for \$4,700,000.00.
- These funds were monies which were loaned by Joseph Kohen and other family members to Solomon Dwek and totaled more than the \$4,700,000.00 that I filed a Proof of Claim to recover.
- The Motion, without any Certifications or other sworn statements is contending that Solomon Dwek says that he does not owe this money.

- This is categorically not true and these are funds which were advanced to him by myself and other family members.
- The claim in the amount of \$4,700,000.00 should be allowed as a general unsecured non-priority claim for monies which were loaned to Solomon Dwek for various purposes.

I hereby certify that the foregoing statements made by me are true and to the best of my knowledge. I am aware that if any of the foregoing statements made by me are willfully false, I am subject to punishment.

Dated: ______/

Lisa Kohen